

State of Arizona
Senate
Forty-eighth Legislature
First Regular Session
2007

SENATE BILL 1326

AN ACT

AMENDING SECTION 37-620, ARIZONA REVISED STATUTES; RELATING TO JURISDICTION
ON FEDERALLY ADMINISTERED LANDS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:
2 Section 1. Section 37-620, Arizona Revised Statutes, is amended to
3 read:

4 37-620. Vesting of concurrent criminal jurisdiction in the
5 United States over certain lands and areas

6 A. Concurrent criminal jurisdiction over any lands in the state
7 heretofore reserved from public domain or acquired by the United States as
8 identified in subsection D, and any additions made to such lands, is hereby
9 vested in the United States upon completion of the conditions set forth in
10 subsection B, except that the jurisdiction of the state over such lands shall
11 continue.

12 B. Concurrent criminal jurisdiction shall vest as to the lands in each
13 area identified in subsection D when the United States submits to the
14 governor of the state a formal written request for concurrent criminal
15 jurisdiction accompanied by a satisfactory legal description and plat of such
16 area, and upon approval by the governor granting concurrent jurisdiction such
17 legal description and plat shall be filed by the governor with the county
18 recorder of each county in which the land is situated. The state may
19 withdraw jurisdiction over any land or area three years after written
20 notification by the governor to the secretary of the interior.

21 C. The concurrent criminal jurisdiction hereby vested shall continue
22 only as long as the United States continues to own or control the lands
23 within such areas. In the case of any lands included within the boundaries
24 of the areas set forth in subsection D ~~which THAT~~ are not owned or controlled
25 by the United States, the jurisdiction shall not change by operation of this
26 section.

27 D. The lands subject to this section are all those lands ~~which THAT~~
28 are owned or controlled by the United States and ~~which THAT~~ are now or
29 hereafter included within the exterior boundaries of:

- 30 1. The national park service lands consisting of:
31 (a) Canyon de Chelly national monument.
32 (b) Casa Grande Ruins national monument.
33 (c) Chiricahua national monument.
34 (d) Coronado national memorial.
35 (e) Fort Bowie national historic site.
36 (f) Glen Canyon national recreation area.
37 (g) Grand Canyon national park.
38 (h) Hohokam Pima national monument.
39 (i) Hubbell Trading Post national historic site.
40 (j) Lake Mead national recreation area.
41 (k) Montezuma Castle national monument.
42 (l) Navajo national monument.
43 (m) Organ Pipe Cactus national monument.
44 (n) Petrified Forest national park.
45 (o) Pipe Spring national monument.

- 1 (p) Saguaro national monument.
- 2 (q) Sunset Crater national monument.
- 3 (r) Tonto national monument.
- 4 (s) Tumacacori national monument.
- 5 (t) Tuzigoot national monument.
- 6 (u) Walnut Canyon national monument.
- 7 (v) Wupatki national monument.

8 2. Those lands administered by the bureau of reclamation or its
9 successor agency of the department of the interior,~~—~~ consisting of:

- 10 (a) Davis dam.
- 11 (b) Glen Canyon dam.
- 12 (c) Hoover dam.
- 13 (d) Imperial dam.
- 14 (e) Laguna dam.
- 15 (f) Parker dam.

16 3. LANDS ADMINISTERED BY THE DEPARTMENT OF DEFENSE OR ITS SUCCESSOR
17 LAND MANAGEMENT AGENCY CONSISTING OF THE BARRY M. GOLDWATER RANGE. THIS
18 PARAGRAPH IS EFFECTIVE ONLY AFTER A MEMORANDUM OF UNDERSTANDING HAS BEEN
19 COMPLETED WITH THE SHERIFF OF A COUNTY THAT HAS TERRITORY WITHIN THE BARRY M.
20 GOLDWATER RANGE TO ADDRESS LEAD INVESTIGATIVE AGENCY RESPONSIBILITIES ON
21 SPECIFIC CRIMES AND OTHER COORDINATING MATTERS, AND APPLIES THROUGH
22 DECEMBER 1, 2017. FOR THE PURPOSES OF THIS PARAGRAPH, "BARRY M. GOLDWATER
23 RANGE" IS DEFINED BY THE MILITARY LANDS WITHDRAWAL ACT OF 1999 (PUBLIC LAW
24 106-65) AND FEDERAL REGISTER/VOLUME 66, NUMBER 231/FRIDAY, NOVEMBER 30, 2001.